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	From th	e INTERNATIONAL BU	REAU
PCT	То:		
NOTIFICATION OF THE RECORDING OF A CHANGE  (PCT Rule 92bis.1 and Administrative Instructions, Section 422)	29 Cla P.O. E Hami	, Anthony, W. arence Street Box 759 Iton 2001 VELLE-ZÉLANDE	
Date of mailing (day/month/year) 30 March 2000 (30.03.00)			
Applicant's or agent's file reference 15602/3X027	i	IMPORTANT NOTIF	FICATION
International application No. PCT/NZ99/00016		nal filing date (day/month/ye ebruary 1999 (09.02.99)	
The following indications appeared on record concerning:      X the applicant     X the inventor	the agen	t the commo	n representative
Name and Address		State of Nationality NZ	State of Residence NZ
		Telephone No.  Facsimile No.  Teleprinter No.	
2. The International Bureau hereby notifies the applicant that to X the person X the name X the add		change has been recorded X the nationality	concerning: X the residence
Name and Address  DUIRS, Lindsay, Alison 17 MacFarlane Street Hamilton 2001 New Zealand		State of Nationality NZ Telephone No.	State of Residence NZ
,		Facsimile No.	
		Teleprinter No.	
3. Further observations, if necessary: Additional applicant/inventor for all designated	States.		
4. A copy of this notification has been sent to:			
<ul> <li>X the receiving Office</li> <li>the International Searching Authority</li> <li>X the International Preliminary Examining Authority</li> </ul>		the designated Offices  X the elected Offices con other:	

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

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## PATENT COOPERATION TREAT **PCT**

REC'D 2 4 MAY 2000

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 15602 PCX 027/24	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).		
International application No. International filing date (day/month/year) Priority Date (day/month/year)		Priority Date (day/month/year)		
PCT/NZ 99/00016	09 February 1999		13 February 1998	
International Patent Classification (IPC)	or national classification	and IPC		
Int. Cl. <sup>7</sup> A61M 81/00; A61D 7/0	00			
Applicant DUIRS, Graham Francois				
This international preliminary     Authority and is transmitted to			s International Preliminary Examining	
2. This REPORT consists of a tot	al of 5 sheets, includi	ng this cover sheet.		
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).				
These annexes consist of a total	ir or $\gtrsim$ sheet(s).		•	
3. This report contains indications relation	ng to the following items	:		
I Basis of the report				
II Priority				
III X Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
IV Lack of unity of it	nvention		,	
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
VI Certain document	VI Certain documents cited			
VII X Certain defects in	X Certain defects in the international application			
VIII Certain observations on the international application				
		Date of completion of the report 01 May 2000		
Name and mailing address of the IPEA/AU		Authorized Officer		
AUSTRALIAN PATENT OFFICE				
PO BOX 200 WODEN ACT 2606 AUSTRALIA				
E-mail address: pct@ipaustralia.gov.au	St	SUE THOMAS		
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I.		Basis of the repo	rt
1.	With	regard to the elem	ents of the international application:*
		the international a	application as originally filed.
	X	the description,	pages 1-15, as originally filed,
			pages , filed with the demand,
			pages, received on with the letter of.
	X	the claims,	pages , as originally filed,
			pages , as amended (together with any statement) under Article 19,
			pages , filed with the demand,
			pages 16 and 17, received on 5 April 2000 with the letter of 5 April 2000.
	X	the drawings,	pages 1/6 - 6/6, as originally filed,
			pages , filed with the demand,
			pages, received on with the letter of.
		the sequence listing	ng part of the description:
			pages , as originally filed
			pages , filed with the demand
			pages, received on with the letter of.
2.	whic	h the international a	age, all the elements marked above were available or furnished to this Authority in the language in application was filed, unless otherwise indicated under this item.  Allable or furnished to this Authority in the following language which is:
:		the language of a	translation furnished for the purposes of international search (under Rule 23.1(b)).
			ublication of the international application (under Rule 48.3(b)).
		the language of th and/or 55.3).	e translation furnished for the purposes of international preliminary examination (under Rules 55.2
3.		regard to any nucle ence listing:	eotide and/or amino acid sequence disclosed in the international application, was on the basis of the
		contained in the ir	nternational application in written form.
		filed together with	the international application in computer readable form.
	$\sqcap$	furnished subsequ	ently to this Authority in written form.
		furnished subsequ	ently to this Authority in computer readable form.
			t the subsequently furnished written sequence listing does not go beyond the disclosure in the cation as filed has been furnished.
			t the information recorded in computer readable form is identical to the written sequence listing has
4.		The amendments l	have resulted in the cancellation of:
	<u> </u>	the descrip	tion, pages
		the claims,	• •
		the drawing	gs, sheets/fig
5.		to go beyond the d	en established as if (some of) the amendments had not been made, since they have been considered disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
*	Replac	cement sheets which h	nave been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).
**			aining such amendments must be referred to under item I and annexed to this report

ш.	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
1.	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be nonobvious), or to be industrially applicable have not been examined in respect of:				
	the entire international application,				
	X claims Nos.: 9-10				
	because:				
	X the said international application, or the said claims Nos. 9 and 10 relate to the following subject matter which does not require an international preliminary examination (specify):				
These cl	taims rely upon the description and drawings to import features to the claims and do not comply with rule 6.2(a) CT.				
•					
•	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):				
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.				
	no international search report has been established for said claim Nos.				
2.	A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:				
	the written form has not been furnished or does not comply with the standard.				
	the computer readable form has not been furnished or does not comply with the standard.				

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial
	applicability; citations and explanations supporting such statement

		* * * * * * * * * * * * * * * * * * * *	
1.	Statement		
	Novelty (N)	Claims 1-8 Claims	YES NO
	Inventive step (IS)	Claims 1-8 Claims	YES NO
	Industrial applicability (IA)	Claims 1-8 Claims	YES NO

### 2. Citations and explanations (Rule 70.7)

The invention is a substance dispenser having a central aperture, which slides over a corresponding section of a supporting structure to which it is releasably fixed, the dispenser formed as fingers extending from the support structure, and the surface area of the dispenser being independent of the support structure.

No single document of the prior art or obvious combination of documents provides this invention.

The closest art: WO 15788/93 provides a substance dispenser having a surface area independent of a support and a central aperture, which slides over a corresponding section of the supporting structure to which it is releasably fixed, but the dispenser does not provide fingers extending from the support structure.

				PCT/	NZ 99/00016
VII.	Certain defects in	the international ap	plication		
The fo	ollowing defects in the form	n or contents of the inte	rnational application	have been noted:	
(a)	Claims 9 and 10 do not comply with rule 6.2(a) of the PCT because the claims should not rely on references to the description or drawings.				
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#### **CLAIMS:**

- 1. A substance delivery device, including a substance dispenser fixed to a supporting structure by a releasable fixing means wherein the releasable fixing means includes a substance dispenser having a central aperture allowing the substance dispenser to slide over a corresponding section of the supporting structure and be readily removed from same, characterised in that the surface area of the substance dispenser is independent of the supporting structure and the substance dispenser is in the form of fingers extending from the support structure.
- 2. A substance delivery device as claimed in claim 1 wherein the said fingers are gills.
- 3. A substance delivery device as claimed in claim 1 wherein the said fingers are vanes.
- 4. A substance delivery device as claimed any one of claims 1 to 3 wherein the fingers are coated or impregnated with the substance to be dispensed.
- 5. A drug delivery device as claimed in any one of claims 1 to 4 wherein the substance dispenser is made from polydimethylsiloxane.
- 6. A substance delivery device as claimed in any one of claims 1 to 5 wherein the substance dispenser is highly flexible.
- 7. A substance delivery device as claimed in any one of claims 1 to 6 in the form of a intravaginal release device.

AMENDED SHEET



- 8. A substance delivery device as claimed in any one of claims 1 to 7 for use with cows.
- 9. A substance delivery device substantially as herein described with reference to and as illustrated by the accompanying drawings.
- 10. A method of delivering drugs substantially as herein described with reference to the description within the specification.